	THE POLICE OF TH	Docket Number IN-5518
TERMINAL DISCLA	NIMER TO OBVIATE A PROVISIONAL DOUBLE	
PATENTING REJE	CHONOVERALENDA	
In re Application of : Christopher BRADFORD, et al.		
Application No.	ication No. 09/941,118	
Filed:	August 28, 2001  DUAL CURE COATING COMPOSITION AND PROCESSES FOR USING THE SAME	
except as provided which would extend second application 2001, the term beir prior to the grant of granted on the inst granted on the sec instant application in making the instant application of the instant app	below, the terminal part of the full statutory term of a period of the expiration date of the full statutory term of a Application Numbers 09/941,283, 09/940,748 and 09/94 defined in 35 U.S.C. 154 to 156 and 173, as shortened and pattern on the pending second application. The ower and application shall be enforceable only for and during second application are commonly owned. This agreement and is binding upon the grantee, its successor or assigned above disclaimer, the owner does not disclaim the terminant would extend to the expiration, date of the full second application, as shall be a second application, as shall be a second application, as shall unenforceable, is found invalid by a court of complete or terminally disclaimed under 37 CFR 1.321, has clainly on the in any manner terminated prior to the expiration terminal disclaimer filed prior to its grant.  If or 2 below, if appropriate.  Or submissions on behalf of an organization (e.g., corporation overnment agency, etc.), the undersigned is empowered to act the state that all statements made herein of my own knowled there that all statements made herein of my own knowled the statements and statements and statements are statements and statements and statements and statements and statements and statements a	any patent granted on parting (941,295, all filed on August 28, all filed on August 28, all by any terminal disclaimer filed oner hereby agrees that any patent so such period that it and any patent runs with any patent granted on the is.  In a part of any patent granted on the interpretation of its full statutory term as  In partnership, university, the interpretation of the organization of the interpretation of the organization of the interpretation of the interpretation of the organization of the interpretation of the interpretation of the organization of the interpretation of the organization of the interpretation of the interpretation of the organization of the interpretation of the interpretation of the interpretation of the organization of the interpretation of the interpreta
with the knowledge both under Section jeopardize the va	mation and belief are believed to be true; and turner that the second representation and the like so made are in 1001 of Title 18 of the United States Code and that suit idity of the application or any patent issued thereon.  dersigned is an attorney of regent	uch willful false statement may
2. X The un	Muse Pales	May 6, 2003  Date
	Signature	
	Mary E. GOLOTA, 35,814  Typed or printed name	
	nal disclaimer fee under 37 CFR 1.20(d) is included.	20.00 SE 941 118
	The Disclaimer Fee (37 C.F.R. § 1.20(d)). Other than a small of the Director is hereby authorized to change the following	g fees, or credit any overpayments, to
a. [2	Account No. 23-3425	m l
*Statement under	37 CFR 3.73(b) is required if terminal disclaimer is signed by the assistance because for making this statement. See MPEP § 324.	
FBIRI P 10/45/5	(Terminal Disclaim to Obviate a Provisional Doub	ole Patenting Rejement of a Panding Second Application  Patenting Rejement of 1  Page 1 of 1
ved from < 2489482093 > at	5/6/03 10:43:01 AM [Eastern Daylight Time]	05/12/2003 ASELLMAN 01 FC:1814 1